Cedar Rapids, Iowa in accordance with the rules then obtaining of the American Arbitration Association and judgment upon the award rendered may be entered in any court having jurisdiction thereof.

25. <u>Default, Termination</u>. If either Finisher or Cargill materially breaches a material provision of this Agreement, and fails to cure said default within a reasonable time after written notice of said default, the non-defaulting party may, in addition to any other rights and remedies it may have at law or equity, terminate this Agreement with thirty (30) days written notice.

Finisher warrants that he/she has read and understands this Agreement and acknowledges that this document sets forth the only agreement between Cargill and Finisher. This Agreement supersedes any verbal or implied representations and can only be modified by written agreement signed by both parties.

THIS CONTRACT CONTAINS A BINDING ARBITRATION PROVISION WHICH MAY BE ENFORCED BY THE PARTIES. FINISHER IS ENCOURAGED TO SEEK LEGAL COUNSEL PRIOR TO EXECUTING THIS AGREEMENT.

CARGILL, INCORPORATED Animal Nutrition Business Unit	
BY: Business Manager	Witness
FINISHER	
Proprietor/Gen. Partner/Officer (Please circle one)	Witness
Proprietor/Gen. Partner/Officer (Please circle one)	Witness
Recommended by: Territory Manager	Date:
NOTE TO FINISHER: The ter Request. This Request is binding Designated Cargill Business Mana	ritory manager may not bind Cargill to this upon Cargill only when signed by a ger.